## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

POWERLINE INNOVATIONS, LLC

Plaintiff,

v.

No. 6:11-cv-00410

SHARP CORPORATION et al.,

Defendants.

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JURY TRIAL DEMANDED

## ORDER OF DISMISSAL WITH PREJUDICE

CAME ON THIS DAY for consideration of the Stipulated Motion for Dism issal With Prejudice of all claim—s and counterclai ms asserted between plaintiff, Powerline Innovations, LLC, and defendants, Sharp Corporation and Sharp Electronics Corporation, in this case, and the Court being of the opi nion that said motion should be GRANTED, it is hereby

ORDERED, ADJUDGE D AND DECREE D that all claim s and counterclaims asserted in this suit between plaintiff, Powerline Innovations, LLC, and defendants, Sharp Corporation and Sharp Electronics Corporation, are hereby dismissed with prejudice, subject to the term s of the certain agreement entitled "PATENT LICENSE AND SETTLEMENT AGREEMENT" and dated February 10, 2012.

It is further ORDERED that all atto rneys' fees and costs are to be borne by the party that incurred them.

Case 6:11-cv-00410-LED Document 93 Filed 02/15/12 Page 2 of 2 PageID #: 323 So ORDERED and SIGNED this 15th day of February, 2012.

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LEONARD DAVIS UNITED STATES DISTRICT JUDGE